Paul J. Riehle (SBN 115199)	Karma M. Giulianelli (SBN 184175)			
FAEGRE DRINKER BIDDLE & REAT	karma.giulianelli@bartlitbeck.com H BARTLIT BECK LLP			
	1801 Wewetta St., Suite 1200 Denver, Colorado 80202			
San Francisco, California 94111	Telephone: (303) 592-3100			
Facsimile: (415) 591-7510	Hae Sung Nam (pro hac vice)			
Christine A. Varney (pro hac vice)	hnam@kaplanfox.com KAPLAN FOX & KILSHEIMER LLP			
Katherine B. Forrest (pro hac vice)	850 Third Avenue New York, NY 10022			
kforrest@cravath.com	Tel.: (212) 687-1980			
gbornstein@cravath.com	Co-Lead Counsel for the Proposed Class in In re Google Play Consumer Antitrust			
tcameron@cravath.com	Litigation			
yeven@cravath.com	Brendan P. Glackin (SBN 199643)			
Lauren A. Moskowitz (<i>pro hac vice</i>) lmoskowitz@cravath.com	bglackin@agutah.gov OFFICE OF THE UTAH ATTORNEY			
Justin C. Clarke (pro hac vice)	GENERAL 160 E 300 S, 5th Floor			
M. Brent Byars (pro hac vice)	PO Box 140872			
CRAVATH, SWAINE & MOORE LLP	Salt Lake City, UT 84114-0872 Telephone: 801-366-0260			
New York, New York 10019	Counsel for Utah and the Plaintiff States			
Telephone: (212) 474-1000				
pre dames, me.				
UNITED STATES	S DISTRICT COURT			
9 NORTHERN DISTRICT OF CALIFORNIA				
SAN FRANCISCO DIVISION				
	CASE NO. 3:21-MD-02981-JD			
THIS DOCUMENT RELATES TO:				
Epic Games, Inc. v. Google LLC, Case	DECLARATION OF J. WESLEY EARNHARDT IN SUPPORT OF			
No. 3:20-cv-05671-JD	PLAINTIFFS' ADMINISTRATIVE			
In re Google Play Consumer Antitrust	MOTION TO CONSIDER			
Litigation, Case No. 3:20-cv-05761-JD	WHETHER ANOTHER PARTY'S			
Utah v. Google LLC. Case No. 3:21-cv-	MATERIAL SHOULD BE SEALED			
05227-JD				
	paul.riehle@faegredrinker.com FAEGRE DRINKER BIDDLE & REAT LLP Four Embarcadero Center San Francisco, California 94111 Telephone: (415) 591-7500 Facsimile: (415) 591-7510 Christine A. Varney (pro hac vice) cvarney@cravath.com Katherine B. Forrest (pro hac vice) kforrest@cravath.com Gary A. Bornstein (pro hac vice) gbornstein@cravath.com Iimothy G. Cameron (pro hac vice) tcameron@cravath.com Yonatan Even (pro hac vice) yeven@cravath.com Lauren A. Moskowitz (pro hac vice) inoskowitz@cravath.com Justin C. Clarke (pro hac vice) icclarke@cravath.com M. Brent Byars (pro hac vice) icclarke@cravath.com CRAVATH, SWAINE & MOORE LLP 825 Eighth Avenue New York, New York 10019 Telephone: (212) 474-1000 Facsimile: (212) 474-3700 Attorneys for Plaintiff Epic Games, Inc. UNITED STATES NORTHERN DISTE SAN FRANC THIS DOCUMENT RELATES TO: Epic Games, Inc. v. Google LLC, Case No. 3:20-cv-05671-JD In re Google Play Consumer Antitrust Litigation, Case No. 3:20-cv-05761-JD Utah v. Google LLC, Case No. 3:21-cv-			

28

I, J. Wesley Earnhardt, declare as follows:

- 1. I am a Partner at Cravath, Swaine & Moore LLP, counsel to Epic Games, Inc. ("Epic") in the above-captioned actions. I am admitted to appear before this Court *pro hac vice*.
- 2. I submit this declaration pursuant to Civil Local Rule 79-5. The contents of this declaration are based on my personal knowledge.
- 3. Plaintiffs' Joint Discovery Letter Brief, submitted jointly with non-party Activision Blizzard, Inc. ("Activision"), contains portions that are sourced from documents that Defendants Google LLC, Google Ireland Limited, Google Commerce Limited, Google Asia Pacific Pte. Limited, and Google Payment Corp. (collectively, "Google"), and non-party Activision have designated as "CONFIDENTIAL", "HIGHLY CONFIDENTIAL ATTORNEYS' EYES ONLY" or "NON- PARTY HIGHLY CONFIDENTIAL OUTSIDE COUNSEL EYES ONLY", pursuant to the protective orders entered by the Court, Case No. 3:21-md-02981-JD, ECF Nos. 40, 44, 123, 124, 154 and 170. The following Table shows the portions of Plaintiffs' Joint Discovery Letter Brief that contain information designated as "CONFIDENTIAL", "HIGHLY CONFIDENTIAL ATTORNEYS' EYES ONLY" or "NON- PARTY HIGHLY CONFIDENTIAL OUTSIDE COUNSEL EYES ONLY".

Portion Containing Confidential Information	Designating Party	
Page 4, first paragraph, third sentence.	Google	
From after "personal knowledge regarding" to end of sentence.	23382	
Page 4, first paragraph, fourth sentence.	Google	
From after "Mr. Zerza's testimony about" to "and other topics".	Google	
Page 4, fourth paragraph, second sentence.	Google	
From after "other anticompetitive conduct" to end of sentence.		

1	Page 4, fourth paragraph, fifth sentence.	Google
2	From after "has revealed that" to second comma in sentence.	
3	Page 4, fourth paragraph, fourth sentence.	Activision
4	From second comma in sentence to end of sentence.	
5	Page 4, fourth paragraph, final sentence in paragraph.	Google
6	Page 4, fifth paragraph, first sentence.	Activision
7	From beginning of sentence to first comma.	
8	Page 4, fifth paragraph, second sentence.	Activision
9	From after "was interested in" to end of sentence.	
10	Page 4, fifth paragraph, third through fifth sentence.	Google
11	Page 5, first paragraph, first through third sentence.	Activision
12	Page 5, first paragraph, fifth sentence	Activision
13	Page 5, first paragraph, seventh sentence.	Activision
14	Page 5, second paragraph, first and second sentences.	Google
15	Page 5, second paragraph, third sentence.	Activision
16	Page 5, fifth paragraph, third sentence.	Google
17	Page 5, fifth paragraph, fourth sentence.	Google
18	From beginning of sentence to second comma.	
19	Page 5, final paragraph, fourth sentence.	Activision
20	From second comma to end of sentence.	
21	Page 6, first paragraph, second sentence.	C 1
22	From after "personal knowledge of" to end of sentence.	Google
23	Page 6, first paragraph, third sentence.	Google
24	From after "was present for" to end of sentence.	
25	Page 6, first paragraph, fourth sentence.	Google
26	From beginning of sentence to first comma.	
27	Page 6, first paragraph, fourth sentence.	Google
28	DECLARATION OF J. WESLEY EARNHARDT IN SUPPORT OF PLAINTIFFS' ADMIN	ISTRATIVE MOTION TO

DECLARATION OF J. WESLEY EARNHARDT IN SUPPORT OF PLAINTIFFS' ADMINISTRATIVE MOTION TO SEAL PORTIONS OF ITS FIRST AMENDED COMPLAINT

1	From "Zerza's testimony on" to end of sentence.		
2	Page 6, second paragraph, second sentence.	Google	
3	From after semicolon to end of sentence.		
4	Page 6, second paragraph, third sentence.	Google	
5	From after "not even present" to end of sentence.		
6	Page 6, second paragraph, third sentence.	Activision	
7	From after "not participate in" to end of sentence.		
8	Page 7, first paragraph, third sentence.	Activision	
9	From after "several documents describing" to end of sentence.		
10	Page 7, first paragraph, fifth sentence.	Activision	
11	From after "to further probe" to end of sentence.		
12	Page 7, second paragraph, fifth sentence.	Activision	
13	From after "As for" to first comma.		
14	Page 7, second paragraph, sixth sentence.	Activision	
15	From after "relevant details regarding" to end of sentence.		
16	Page 8, fourth full paragraph, first sentence.	Activision	
17	From after "time to include" to end of sentence.		
18	Page 9, first full paragraph, eighth sentence.	Activision	
19	From after "need' to probe" to second comma.		
20			
21	Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjur	y that the	
22	foregoing is true and correct and that Lexecuted this declaration on May 27, 2022 in		

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct and that I executed this declaration on May 27, 2022 in New York, NY.

/s/ J. Wesley Earnhardt J. Wesley Earnhardt

2728

23

24

25

26

DECLARATION OF J. WESLEY EARNHARDT IN SUPPORT OF PLAINTIFFS' ADMINISTRATIVE MOTION TO SEAL PORTIONS OF ITS FIRST AMENDED COMPLAINT

Case Nos. 3:21-md-02981-JD; 3:20-cv-05671-JD; 3:20-cv-05761-JD; 3:21-cv-5227-JD